UNITED STATES DISTRICE EASTERN DISTRICT OF N	EW YORK	
Sidney Naiman, on behalf of all others similarly situated,		
	Plaintiff,	PROPOSED RULE 26(f) SCHEDULING ORDER 2:22-CV-02531 (WFK)(JMW)
-against-		2.22-C v -02331 (W1 K)(0.01 W)
Big Think Capital Inc.		
	Defendants.	

I. DISCOVERY PLAN

Pursuant to Rule 26(f)(3), the parties have conferred and jointly propose the following Discovery Plan:

- **A.** The Parties **[do/do Not]** anticipate the need for any changes to the timing, form, or requirement for disclosures under Fed. R. Civ. P. 26(a).
- B. The Parties anticipate that discovery may be needed on at least the following subjects: [list subject(s) below] The scope and targets of the Defendant's calling campaign as well as any purported consent to make the calls at issue.
- C. Discovery Limitations. The Parties have conferred and [do/do not] believe that any changes should be made to the limitations on discovery imposed under the Federal Rules of Civil Procedure or the Local Civil and Local Rules of the Southern and Eastern Districts of New York.
 - **D.** For cases where basis of subject matter jurisdiction is diversity: N/A
 - a. Is any party an LLC or partnership? YES/NO. If yes, list all members of the LLC or partnership and their respective states of citizenship:
 - b. Citizenship of each plaintiff:
 - c. Citizenship of each defendant:

Ε.	ESI	Discovery

: Status conference to be held via Zoom. The Court will email a Zoom invitation closer to the conference date. [DATE TO BE FILLED IN BY COURT]
1/13/2023 : Completion of all fact depositions
1/20/2023 : Identification of case-in-chief experts and service of Rule 26 disclosures
2/24/2023 : Identification of rebuttal experts and service of Rule 26 disclosures
3/31/2023 : Close of all discovery, including expert discovery
Final date by which parties shall take the first step of summary judgmen motion practice. Depending on the assigned district judge, the first action commencing the practice would be either requesting a pre-motion conference or initiating the exchange of Loca Civil Rule 56.1 statements. Parties are required to consult the individual rules of the district judg regarding motion practice. [DATE TO BE FILLED IN BY COURT]
Pretrial conference. If the assigned district judge requires one, a joint propose pretrial order in compliance with that judge's requirements and signed by counsel for each part must be received by the undersigned 5 business days prior to this conference. [DATE TO B FILLED IN BY COURT]
This scheduling order will be modified by the Court only upon a timely showing of goo cause. Any request for modification of this scheduling order must be in writing and filed i accordance with the undersigned's Individual Rules. The parties are reminded that any request to alter or extend a scheduling order <i>after</i> the deadlines have passed will need to establish goo cause and in addition, excusable neglect, in accordance with Fed. R. Civ. P. 6(b)(1)(B).
Motions to resolve discovery disputes must be made by letter in accordance with Loca Civil Rules 37.1 & 37.3 and in compliance with additional requirements set forth in the undersigned's Individual Rules, except deposition rulings which the Court encourages be sough during the deposition. Motions that do not comply with all requirements will be rejected.
COUNSEL:
For Plaintiff(s)/s/ Anthony Paronich
For Defendant(s) /s/ Jeffrey Ettenger